## Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 1 of 8

| iii in this inf                   | ormation to identify your  | case:  |  |  |  |  |
|-----------------------------------|--|--|--|--|--|--|
| Debtor 1 Irving                   | a C  |  | Conway, II   |  |  |  |
|                                   | ,  | liddle Name  | Last Name  |  |  |  |
| Debtor 2                          |  |  |  |  | Check  | if this is an amended                                      |
| Spouse, if filing)                | First Name M   | liddle Name  | Last Name  |  | section  | and list below the<br>ns of the plan that have<br>changed. |
| Jnited States B                   | ankruptcy Court for the: North   | ern  | District Of: Illinois (State)  | _  |  |  |
| Case number: 2<br>(If known)      | 20-  |  |  |  |  |  |
|                                   |  |  |  |  |  |  |
| Official                          | Form 113   |  |  |  |  |  |
| Chapt                             | er 13 Plan   |  |  |  |  | 12/17  |
| Part 1:                           | Notices  |  |  |  |  |  |
| To Doletono                       | This famous acts and and   |  |  |  |  | - 1  |
| To Debtors:                       | indicate that the optio  | n is appropr   |  | cases, but the presence of an o<br>or that it is permissible in you<br>e confirmable.  |  |  |
|                                   | In the following notice to   | o creditors, ye  | ou must check each box that  | applies.   |  |  |
|                                   |  |  |  |  |  |  |
| To Creditors                      | s: Your rights may be affe   | ected by this  | s plan. Your claim may be re   | educed, modified, or eliminated  | i.   |  |
| To Creditors                      |  | an carefully a   | and discuss it with your attorne   | educed, modified, or eliminated<br>ey if you have one in this bankrup  |  | o not  |
| To Creditors                      | You should read this plands an attorney, you number of you oppose the plands confirmation at least 7 court. The Bankruptcy   | an carefully a<br>nay wish to co<br>s treatment of<br>days before the<br>Court may co  | and discuss it with your attorned<br>onsult one.<br>If your claim or any provision of<br>the date set for the hearing on<br>onfirm this plan without further   |  | otcy case. If you d<br>must file an object<br>ordered by the Bar<br>ation is filed. See  | ion to   |
| To Creditors                      | You should read this planta have an attorney, you number of the planta o | an carefully a<br>nay wish to co<br>s treatment of<br>days before the<br>Court may co<br>In addition, y<br>nay be of part<br>following iter  | ind discuss it with your attorned on sult one.  If your claim or any provision of the date set for the hearing on confirm this plan without further you may need to file a timely puticular importance. Debtors notes. If an item is checked as  | ey if you have one in this bankrup of this plan, you or your attorney of confirmation, unless otherwise or r notice if no objection to confirma  | must file an object<br>ordered by the Bar<br>ation is filed. See<br>under any plan.<br>ne to state wheth                       | ion to<br>nkruptcy<br>er or not the plan                   |
| 1.1 A lii                         | You should read this planta have an attorney, you not should read this planta have an attorney, you not should be sh | an carefully a nay wish to construct the construction of the const | and discuss it with your attorned on sult one.  If your claim or any provision of the date set for the hearing on onfirm this plan without further you may need to file a timely puticular importance. Debtors not ms. If an item is checked as a plan.  | bey if you have one in this bankrup<br>of this plan, you or your attorney of<br>confirmation, unless otherwise of<br>the notice if no objection to confirmation<br>proof of claim in order to be paid of<br>the nust check one box on each lines. "Not Included" or if both box  | must file an object<br>ordered by the Bar<br>ation is filed. See<br>under any plan.<br>ne to state wheth                       | ion to<br>nkruptcy<br>er or not the plan                   |
| 1.1 A lii pay                     | You should read this plata have an attorney, you not five an attorney and five an attorney an attorney and five an attorney attorney and five an attorney attorney and five an attorney attor | an carefully a may wish to construct the court may construct the court may construct the court may be of particular in the coured claim. It to the secured the court may be courted the court for the courted claim.   | and discuss it with your attorned on sult one. If your claim or any provision of the date set for the hearing on on firm this plan without further you may need to file a timely puticular importance. Debtors not may be plan.  | bey if you have one in this bankrup<br>of this plan, you or your attorney of<br>confirmation, unless otherwise of<br>the notice if no objection to confirmation<br>proof of claim in order to be paid of<br>the nust check one box on each lines. "Not Included" or if both box  | must file an object<br>ordered by the Bar<br>ation is filed. See<br>under any plan.<br>he to state wheth<br>es are checked, to | ion to nkruptcy er or not the plan the provision will      |
| 1.1 A lii pay 1.2 Avo Sec         | You should read this plathave an attorney, you not five an attorney and five an attorney attorney and five an attorney attorney and five an attorney attorne | an carefully a nay wish to construct the court may construct the court may construct the court may be of part and the court may be of part at later in the court to the securor nonposses  | and discuss it with your attorned on sult one. If your claim or any provision of the date set for the hearing on on firm this plan without further you may need to file a timely puticular importance. Debtors news. If an item is checked as a plan. If set out in Section 3.2, which is a property of the second second in the sec | ey if you have one in this bankrup of this plan, you or your attorney of confirmation, unless otherwise or notice if no objection to confirmation or of claim in order to be paid of the confirmation of the c | must file an object ordered by the Baration is filed. See under any plan. The to state whethes are checked, to included        | er or not the plan the provision will                      |
| 1.1 A lii pay 1.2 Avo Sec 1.3 Nor | You should read this plata have an attorney, you not have an attorney, you not show an attorney, you not show an attorney, you not show an attorney and show an attorney and should be shown as a should be sh | an carefully a nay wish to construct the court may construct the court may construct the court may be of part of the court may be of part of the court may be court in the court may be court the court of the securous or nonposses.  | and discuss it with your attorned on sult one. If your claim or any provision of the date set for the hearing on on firm this plan without further you may need to file a timely puticular importance. Debtors news. If an item is checked as a plan. If set out in Section 3.2, which is a province of the second second in the sec | ey if you have one in this bankrup of this plan, you or your attorney of confirmation, unless otherwise or notice if no objection to confirmation or of claim in order to be paid of the confirmation of the c | must file an object ordered by the Baration is filed. See under any plan.  ne to state whethes are checked, to lincluded       | er or not the plan the provision will  Not included        |
| 1.1 A lii pay 1.2 Avo Sec         | You should read this plata have an attorney, you not five an attorney five and five an attorney five five and five an attorney five five ineffective if set out five and five and five and five and five five five and five five five five and five five five five five five five five   | an carefully a nay wish to construct the court may construct the court may construct the court may be of part of the court may be of part of the court may be court in the court may be court the court of the securous or nonposses.  | and discuss it with your attorned on sult one. If your claim or any provision of the date set for the hearing on on firm this plan without further you may need to file a timely puticular importance. Debtors news. If an item is checked as a plan. If set out in Section 3.2, which is a province of the second second in the sec | ey if you have one in this bankrup of this plan, you or your attorney of confirmation, unless otherwise or notice if no objection to confirmation or of claim in order to be paid of the confirmation of the c | must file an object ordered by the Baration is filed. See under any plan.  ne to state whethes are checked, to lincluded       | er or not the plan the provision will  Not included        |
| 1.1 A lii pay 1.2 Avo Sec 1.3 Nor | You should read this plata have an attorney, you not have an attorney, you not show an attorney, you not show an attorney, you not show an attorney and show an attorney and should be shown as a should be sh | an carefully a nay wish to construct the secured claim. It to the secured court in Part 8 and the secured claim.   | and discuss it with your attorned on sult one. If your claim or any provision of the date set for the hearing on on firm this plan without further you may need to file a timely publicular importance. Debtors in the miss. If an item is checked as a plan. If set out in Section 3.2, which is a plan in the second second in the second second in the second | ey if you have one in this bankrup of this plan, you or your attorney of confirmation, unless otherwise or notice if no objection to confirmation or of claim in order to be paid of the confirmation of the c | must file an object ordered by the Baration is filed. See under any plan.  ne to state whethes are checked, to lincluded       | er or not the plan the provision will  Not included        |
| 1.1 A lii pay 1.2 Avo Sec 1.3 Nor | You should read this plathave an attorney, you not have an attorney, you not five an attorney and five an attorney attorney and five an attorney at | an carefully a nay wish to construct the secured claim. It to the secured court in Part 8 and the secured claim.   | and discuss it with your attorned on sult one. If your claim or any provision of the date set for the hearing on on firm this plan without further you may need to file a timely publicular importance. Debtors in the miss. If an item is checked as a plan. If set out in Section 3.2, which is a plan in the second second in the second second in the second | ey if you have one in this bankrup of this plan, you or your attorney of confirmation, unless otherwise or notice if no objection to confirmation or of claim in order to be paid of the confirmation of the c | must file an object ordered by the Baration is filed. See under any plan.  The to state whether are checked, to be a lincluded | er or not the plan the provision will  Not included        |

If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

## Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 2 of 8

|     | Regular payments to the trustee of Check all that apply.  ☐ Debtor(s) will make payments por Debtor(s) will make payments do | ursuant to a payroll deduction  |  | wing manner:  |   |   |   |
|-----|--|---|--|---|---|---|---|
| 2.3 | Income tax refunds.  |   |  |   |   |   |   |
|     | Check one.  ✓ Debtor(s) will retain any income  ☐ Debtor(s) will supply the trustee  | with a copy of each income t  | ax return filed dur  | ing the plan term   | ı within 14 day   | s of filing the retu  | ırn and will  |
|     | turn over to the trustee all incom  Debtor(s) will treat income tax re   | ·   | g the plan term.   |   |   |   |   |
| 2.4 | Additional payments.   |   |  |   |   |   |   |
|     | Check one.   |   |  |   |   |   |   |
|     | None. If "None" is checked, the  | rest of § 2.4 need not be con   | npleted or reprodu   | ıced.   |   |   |   |
|     | Debtor(s) will make additional pand date of each anticipated pa  |   | other sources, as  | specified below.  | Describe the  | source, estimate  | d amount,   |
|     | [enter source]   |   |  | \$ 0.00   |   | [anticipated dt   | <u>1                                    </u>  |
| Pa  | art 3: Treatment of Secured  |   |  |   |   |   |   |
| 3.1 |  |   |  |   |   |   |   |
| 3.1 | Maintenance of payments and cu   | re of default, if any.  | mpleted or reprod  | uced.   |   |   |   |
| 3.1 | Maintenance of payments and cu   | re of default, if any.  e rest of § 3.1 need not be concurrent contractual installment iced in conformity with any appendix of the rate stated. Unless otherway Rule 3002(c) control over a contrary timely filed proof of ateral listed in this paragraph will cease, and all secured classes.                             | nt payments on the oplicable rules. The rearage on a lister vise ordered by the only contrary amounts and the amounts on the other winds of the amounts on the other was also become the other was also on the opposite of the other was also on the opposite on the opposite of the other was also on the other on the other was on the other opposite on the other opposite of the o | e secured claims<br>nese payments w<br>d claim will be pa<br>e court, the amounts listed below a<br>s stated below ar<br>erwise ordered b<br>t collateral will no                     | rill be disburser<br>aid in full throug<br>unts listed on a<br>as to the currer<br>e controlling. In<br>y the court, all                                  | d either by the trugh disbursement a proof of claim fint installment pay f relief from the a payments under   | ustee or s by the led before the /ment and utomatic stay  |
| 3.1 | Maintenance of payments and cur Check one.  ✓ None. If "None" is checked, the  The debtor(s) will maintain the the applicable contract and not directly by the debtor(s), as spe trustee, with interest, if any, at if filing deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of coll paragraph as to that collateral of   | re of default, if any.  e rest of § 3.1 need not be concurrent contractual installment iced in conformity with any appendix of the rate stated. Unless otherway Rule 3002(c) control over a contrary timely filed proof of ateral listed in this paragraph will cease, and all secured classes.                             | nt payments on the oplicable rules. The rearage on a lister vise ordered by the only contrary amounts and the amounts on the other winds of the amounts on the other was also become the other was also on the opposite of the other was also on the opposite on the opposite of the other was also on the other on the other was on the other opposite on the other opposite of the o | e secured claims<br>nese payments w<br>d claim will be pa<br>e court, the amounts listed below a<br>s stated below ar<br>erwise ordered b<br>t collateral will no                     | ill be disbursed in full through unts listed on a last to the currence controlling. If y the court, all to longer be treated in arrearage (If applicable) | d either by the tright disbursement a proof of claim fint installment pay frelief from the a payments under ated by the plan.  Monthly plan payment on arrearage              | ustee or s by the led before the /ment and uutomatic stay this The final  Estimated total payments by trustee |
| 3.1 | Maintenance of payments and cur Check one.  ✓ None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spe trustee, with interest, if any, at filing deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of col paragraph as to that collateral column includes only payments   | e rest of § 3.1 need not be concurrent contractual installment iced in conformity with any agrecified below. Any existing are the rate stated. Unless otherway Rule 3002(c) control over a contrary timely filed proof of clateral listed in this paragraph will cease, and all secured class disbursed by the trustee rath | nt payments on the oplicable rules. The rearage on a lister wise ordered by the rearage on a lister wise ordered by the rearage on the rearage on the amounts of the rearage of the rearag | e secured claims nese payments w d claim will be pa e court, the amounts listed below as s stated below ar erwise ordered b t collateral will no btor(s).  Amount of arrearage (If    | ill be disbursed in full through unts listed on a last to the currence controlling. If y the court, all to longer be treated in arrearage (If applicable) | d either by the tri<br>gh disbursement<br>a proof of claim fi<br>nt installment pay<br>f relief from the a<br>payments under<br>ated by the plan.  Monthly plan<br>payment on | ustee or s by the led before the //ment and utomatic stay this The final  Estimated total payments by         |
| 3.1 | Maintenance of payments and cur Check one.  ✓ None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spe trustee, with interest, if any, at filing deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of col paragraph as to that collateral column includes only payments   | e rest of § 3.1 need not be concurrent contractual installment iced in conformity with any agrecified below. Any existing are the rate stated. Unless otherway Rule 3002(c) control over a contrary timely filed proof of clateral listed in this paragraph will cease, and all secured class disbursed by the trustee rath | nt payments on the oplicable rules. The rearage on a lister wise ordered by the rearage on a lister wise ordered by the rearage on the rearage on the amounts of the rearage of the rearag | e secured claims nese payments w d claim will be pa e court, the amounts listed below as stated below ar erwise ordered b t collateral will no btor(s).  Amount of arrearage (If any) | ill be disbursed in full through unts listed on a last to the currence controlling. If y the court, all to longer be treated in arrearage (If applicable) | d either by the tright disbursement a proof of claim fint installment pay frelief from the a payments under ated by the plan.  Monthly plan payment on arrearage              | ustee or s by the led before the /ment and uutomatic stay this The final  Estimated total payments by trustee |

Insert additional claims as needed.

# Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 3 of 8

| 3.2 | Request for valuat  | tion of securit                                     | y, payment o    | f fully sec | ured claims, a         | and modificati                              | on of underse           | ecured claim          | s. Ch   | eck one.             |   |
|-----|---|---|-----------------|-------------|------------------------|---|-------------------------|-----------------------|---------|----------------------|---|
|     | ✓ None. If "None"   | is checked, the                                     | e rest of § 3.2 | need not l  | be completed o         | or reproduced.                              |                         |                       |         |                      |   |
|     | The remainder o   | f this paragra <sub>l</sub>                         | ph will be eff  | ective onl  | y if the applic        | able box in Pa                              | rt 1 of this pla        | an is checke          | d.      |                      |   |
|     | The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed <i>Amount of secured claim</i> . For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. |   |                 |             |                        |   |                         |                       |         |                      |   |
|     | The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.  |   |                 |             |                        |   |                         |                       |         |                      |   |
|     | The holder of a of the debtor(s)  | •   |                 | •           | the column h           | eaded <i>Amount</i>                         | of secured cla          | <i>im</i> will retain | the lie | en on the prop       | erty interest                           |
|     | (a) payment of  | the underlying                                      | debt determi    | ned under   | nonbankruptcy          | law, or                                     |                         |                       |         |                      |   |
|     | (b) discharge of  | of the underlying                                   | g debt under    | 11 U.S.C.   | § 1328, at whic        | ch time the lien                            | will terminate          | and be releas         | ed by   | the creditor.        |   |
|     | Name of Creditor  | Estimated<br>amount of<br>creditor's total<br>claim | Collate         | eral        | Value of<br>Collateral | Amount of claims senior to creditor's claim | Amount of secured claim | Interest rate         | pa      | , ,                  | timated total<br>of monthly<br>payments |
|     |   | \$  |                 |             | \$                     | \$  | \$                      |                       | % \$    | \$                   |   |
|     | Insert additional cla   | aims as needed                                      | <br>d.          |             |                        |   |                         | 1                     |         |                      |   |
| 3.3 | Secured claims ex   | cluded from 1                                       | I1 U.S.C. § 50  | 6.          |                        |   |                         |                       |         |                      |   |
|     | Check one.  |   | •               |             |                        |   |                         |                       |         |                      |   |
|     | ✓ None. If "None"   | is checked, the                                     | e rest of § 3.3 | need not    | be completed (         | or reproduced.                              |                         |                       |         |                      |   |
|     | The claims lister   | d below were e                                      | either:         |             |                        |   |                         |                       |         |                      |   |
|     | (1) incurred within personal use o  | ,   | •               | date and s  | ecured by a p          | urchase money                               | security intere         | est in a motor        | vehic   | le acquired fo       | r the                                   |
|     | (2) incurred within   | 1 year of the p                                     | etition date a  | nd secured  | by a purchase          | e money securi                              | ty interest in a        | ny other thing        | of va   | lue.                 |   |
|     | These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).  |   |                 |             |                        |   |                         |                       |         |                      |   |
|     | Nam   | e of Creditor                                       |                 |             | Collatera              | al  | Amount<br>claim         | I Interes             | rate    | Monthly plan payment | Estimated total payments by trustee     |

| Name of Creditor | Collateral | Amount of claim | Interest rate | Monthly plan payment | Estimated total payments by trustee |
|------------------|------------|-----------------|---------------|----------------------|-------------------------------------|
|                  |            | \$              | %             | \$                   | \$                                  |
|                  |            |                 |               | Distributed by:      |                                     |
|                  |            |                 |               | Trustee              |                                     |
|                  |            |                 |               | Debtor(s)            |                                     |

## Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 4 of 8

| 3.4 Lien     | avoidance  | Э.   |  |   |  |   |                                    |  |
|--------------|--|--|--|---|--|---|------------------------------------|--|
| Che          | eck one.   |  |  |   |  |   |                                    |  |
| $\checkmark$ | None. If "N  | None" is checked, the rest of  | § 3.4 need not be completed or   | reprodu                                     | ced.   |   |                                    |  |
| 7            | he remain  | der of this paragraph will l   | be effective only if the applicab  | le box i                                    | n Part 1 of thi  | s plan is checked.  |                                    |  |
|              | debtor(s) w<br>securing a<br>amount of t<br>amount, if a | rould have been entitled und<br>claim listed below will be ave<br>the judicial lien or security in<br>any, of the judicial lien or sec | ler 11 U.S.C. § 522(b). Unless ot oided to the extent that it impairs terest that is avoided will be treacurity interest that is not avoided | herwise<br>such ex<br>ted as a<br>will be p | ordered by the<br>emptions upon<br>n unsecured cla<br>aid in full as a | listed below impair exemptions to we court, a judicial lien or security intersentry of the order confirming the plaim in Part 5 to the extent allowed. To secured claim under the plan. See 1 formation separately for each lien. | rest<br>an. The<br>The<br>1 U.S.C. |  |
|              |  | Information regarding judicial lien or security interest   | Calculation of lien  | avoidance                                   | 9  | Treatment of remaining secured claim  |                                    |  |
|              |  | Name of creditor   | a. Amount of Lien  | 9   | 3  | Amount of secured claim after avoidance (line a minus line f)   |                                    |  |
|              |  |  | b. Amount of all other liens   | 9   | 3  | \$  |                                    |  |
|              |  | Collateral   | c. Value of claimed exemptions   | +   | + \$   | Interest rate (if applicable)   |                                    |  |
|              |  |  | d. Total of adding lines a, b, and c  e. Value of debtor(s)' interest in prop  |   | 0.00   |   |                                    |  |
|              |  | Lien identification (such as judgment date, date of lien recording, book and page number)  | f. Subtract line e from line d.  | -   | 0.00   | \$<br>Estimated total payments on secured   |                                    |  |
|              |  |  | Extent of exemption impairment (Check applicable box):   |   |  | claim<br>\$   |                                    |  |
|              |  |  | Line f is equal to or greater than   |   |  |   |                                    |  |
|              |  |  | The entire lien is avoided. (Do not cotthe next column.)   | mplete                                      |  |   |                                    |  |
|              |  |  | Line f is less than line a.  |   |  |   |                                    |  |
|              |  |  | A portion of the lien is avoided. (Con the next column.)   | nplete                                      |  |   |                                    |  |
|              |  | Insert additional claims as  | s needed.  |   |  |   |                                    |  |
| 3.5 Sur      | render of c  | collateral.  |  |   |  |   |                                    |  |
| Check or     | ne.  |  |  |   |  |   |                                    |  |
| $\checkmark$ | None. If "N  | lone" is checked, the rest of  | § 3.5 need not be completed or r   | eproduc                                     | ed.  |   |                                    |  |
|              | The debto  | or(s) elect to surrender to ea   | ch creditor listed below the collat  | eral that                                   | secures the cr   | editor's claim. The debtor(s) reques  | st that                            |  |
|              |  |  |  |   |  | eral only and that the stay under § 13<br>e collateral will be treated in Part 5 b  |                                    |  |
|              | Name of Cr   | editor   |  | Collate                                     | ral  |   |                                    |  |
|              |  |  |  |   |  |   |                                    |  |

Insert additional claims as needed.

# Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 5 of 8

| Pa  | art 4:  | Treatment of Fees and Priority Claims  |  |  |  |  |  |  |  |
|-----|---|--|--|--|--|--|--|--|--|
| 4.1 | Genera  |  |  |  |  |  |  |  |  |
|     | Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.  Trustee's fees |  |  |  |  |  |  |  |  |
| 4.2 | Trustee   | e's fees   |  |  |  |  |  |  |  |
|     |   | e's fees are governed by statute and may change during the course of the case the plan term, they are estimated to total $\frac{360.00}{}$ .   | e but are estimated to be $\frac{5.000}{}$ % of plan payments; and |  |  |  |  |  |  |
| 4.3 | .3 Attorney's fees  |  |  |  |  |  |  |  |  |
|     | The bal   | lance of the fees owed to the attorney for the debtor(s) is estimated to be $\frac{4.7}{2}$  |  |  |  |  |  |  |  |
| 4.4 | Priority  | y claims other than attorney's fees and those treated in § 4.5.  |  |  |  |  |  |  |  |
|     | Check o   | one.   |  |  |  |  |  |  |  |
|     | ✓ Non   | ne. If "None" is checked, the rest of § 4.4 need not be completed or reproduced  | d.   |  |  |  |  |  |  |
|     | The   | e debtor(s) estimate the total amount of other priority claims to be \$  |  |  |  |  |  |  |  |
| 4.5 | Domes   | stic support obligations assigned or owed to a governmental unit and pai   | d less than full amount.   |  |  |  |  |  |  |
|     | Check of  | one.   |  |  |  |  |  |  |  |
|     | <b>✓</b> Non  | ne. If "None" is checked, the rest of § 4.5 need not be completed or reproduced  | d.   |  |  |  |  |  |  |
|     | gov   | e allowed priority claims listed below are based on a domestic support obligation vernmental unit and will be paid less than the full amount of the claim under 11 quires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322. | U.S.C. § 1322(a)(4). This plan provision                           |  |  |  |  |  |  |
|     | Nam   | ne of Creditor   | Amount of claim to be paid   |  |  |  |  |  |  |
|     |   |  | \$   |  |  |  |  |  |  |
|     | Inse  | ert additional claims as needed.   |  |  |  |  |  |  |  |
|     |   |  |  |  |  |  |  |  |  |
|     |   |  |  |  |  |  |  |  |  |
| Pa  | art 5:  | Treatment of Nonpriority Unsecured Claims  |  |  |  |  |  |  |  |
| 5.1 | Nonpri  | iority unsecured claims not separately classified.   |  |  |  |  |  |  |  |
|     |   | d nonpriority unsecured claims that are not separately classified will be paid, pring the largest payment will be effective. Check all that apply.   | ro rata. If more than one option is checked, the option            |  |  |  |  |  |  |
|     |   | The sum of \$  |  |  |  |  |  |  |  |
|     | <b>✓</b>  | $\underline{10.000}$ % of the total amount of these claims, an estimated payment of $\frac{4.81}{10.000}$  |  |  |  |  |  |  |  |
|     | <b>✓</b>  | The funds remaining after disbursements have been made to all other creditor   | s provided for in this plan.                                       |  |  |  |  |  |  |
|     |   | f the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsect<br>Regardless of the options checked above, payments on allowed nonpriority uns  |  |  |  |  |  |  |  |

# Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 6 of 8

| 5.2 <b>l</b> | /laint   | enance of payments and                              | d cure of any default on nonpric  | ority unsecured c           | aims. Check one                            | ı.                                  |   |                                     |
|--------------|--|---|---|-----------------------------|--|-------------------------------------|---|-------------------------------------|
|              |  | None. If "None" is checke                           | ed, the rest of § 5.2 need not be co  | ompleted or reprod          | uced.                                      |                                     |   |                                     |
|              |  | on which the last paymen debtor(s), as specified be | n the contractual installment paym<br>it is due after the final plan payme<br>clow. The claim for the arrearage a<br>s only payments disbursed by the f | nt. These paymen            | s will be disburse<br>in full as specified | d either by the tre                 | ustee or directly by t                      | he                                  |
|              |  | Name of creditor                                    |   | Current installment payment | Amount of arrearage to be paid             | Estimated total payments by trustee |   |                                     |
|              |  | Naviet  |   | \$ 0.00 Distributed by:     | \$   | \$                                  | -   |                                     |
|              |  |   |   | ☐ Trustee  ✓ Debtor(s)      |  |                                     |   |                                     |
|              | Ins  | sert additional claims as n                         | eeded.  |                             |  |                                     | J   |                                     |
| 5.3          | Otl  | ner separately classified                           | nonpriority unsecured claims.   | Check one.                  |  |                                     |   |                                     |
|              | $\checkmark$   | None. If "None" is checke                           | ed, the rest of § 5.3 need not be co  | ompleted or reprod          | luced.                                     |                                     |   |                                     |
|              |  | The nonpriority unsecure                            | d allowed claims listed below are   | separately classifie        | ed and will be trea                        | ted as follows                      |   |                                     |
|              |  | Name of c   | creditor Basis for sep  | parate classification a     | na treatment                               |                                     | applicable) amo                             | ted total<br>unt of<br>nents        |
|              |  |   |   |                             | \$   |                                     | % \$  |                                     |
|              | Ins  | sert additional claims as n                         | eeded.  |                             |  |                                     |   |                                     |
| Par          | t 6:   | Executory Contra                                    | cts and Unexpired Leases  |                             |  |                                     |   |                                     |
|              |  | xecutory contracts and<br>inexpired leases are reje | unexpired leases listed below a acted. Check one.   | ire assumed and             | will be treated as                         | s specified. All c                  | other executory co                          | ntracts                             |
|              | ✓No  | one. If "None" is checked,                          | the rest of § 6.1 need not be com   | pleted or reproduc          | ed.  |                                     |   |                                     |
| [            | Assumed items. Current installment payments will be disbursed either by the trustee or directly by the debtor(s), as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee. The final column includes only payments disbursed by the trustee rather than by the debtor(s). |   |   |                             |  |                                     |   |                                     |
|              |  | Name of creditor                                    | Description of leased property or executory contract  | Current installment payment | Amount of arrearage to be paid             |                                     | nt of arrearage<br>n section if applicable) | Estimated total payments by trustee |
|              |  |   |   | \$                          | \$   |                                     |   | \$ 0.00                             |
|              |  |   |   | Disbursed by:               |  |                                     |   |                                     |
|              |  |   |   | Trustee                     |  |                                     |   |                                     |
|              |  |   |   | Debtor(s)                   |  |                                     |   |                                     |

Insert additional contracts or leases as needed

#### Case 20-01618 Doc 2 Filed 01/20/20 Entered 01/20/20 16:08:03 Desc Main Document Page 7 of 8

| Part 7: Vesting of Property of the Est  | te   |
|---|--|
| 7.1 Property of the estate will vest in the debter.  Check the applicable box:  □ plan confirmation. □ entry of discharge. □ other: Upon notice of plan payment confirmation. |  |
| Part 8: Nonstandard Plan Provisions   |  |
| Official Form or deviating from it. Nonstandard pr  |  |
| Part 9: Signature(s):   |  |
| 9.1 Signatures of Debtor(s) and Debtor(s)' Attended to the Debtor(s) do not have an attorney, the Debtor must sign below.   | rney is) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, |
| Signature of Debtor 1   | Signature of Debtor 2  |
| Executed on MM / DD /YYYY   | Executed on MM / DD /YYYY  |
| Mehul D. Desai  | Date 01/20/2020  |

MM / DD / YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Signature of Attorney for Debtor(s)

#### Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

| a. | Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)              | \$   |          |
|----|--|------|----------|
| b. | Modified secured claims (Part 3, Section 3.2 total)                                      | \$   |          |
| C. | Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)                 | \$   |          |
| d. | Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)       | \$   |          |
| e. | Fees and priority claims (Part 4 total)  | \$   | 4,480.00 |
| f. | Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)                | \$   | 4,815.20 |
| g. | Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)            | \$   |          |
| h. | Separately classified unsecured claims (Part 5, Section 5.3 total)                       | \$   |          |
| i. | Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total) | \$   | 0.00     |
| j. | Nonstandard payments (Part 8, total)   | + \$ |          |
|    | Total of lines a through j   | \$   | 9,295.20 |
|    |  |      |          |